

## EXHIBIT "ONE"

\* Copy of: December 14, 2019 letter  
Addressed to:  
Hon. Nancy Pelosi, Speaker of the House;  
Hon. Adam B. Schiff, Chairman of the House Intelligence Committee;  
Hon. Jerry Nadler, House Judiciary Chairman

ninety-four (94) pages approximately,  
to support thereof.

ACP  
Jan. 17, 2020

ANTON PURISIMA

CARE-OFF: 39 ERIE STREET,  
JERSEY CITY, NJ 07302;

CARE-OFF: 390 NINTH AVENUE,  
NEW YORK, NY 10001.

E-MAIL: ACPURISIMA@HOTMAIL.COM

MAILED ON:  
JAN. 02, 2020  
NANCY PELOSI  
WILLIAM BAR  
8105 5401  
8105 6552

DECEMBER 14, 2019

HONORABLE NANCY PELOSI, SPEAKER OF THE HOUSE

HONORABLE ADAM B. SCHIFF, CHAIRMAN OF THE HOUSE INTELLIGENCE  
COMMITTEE

235 CANNON HOB,  
WASHINGTON, DC 20515

2269 RAYBURN HOB,  
WASHINGTON, DC 20515;

HONORABLE JERRY NADLER  
HOUSE JUDICIARY CHAIRMAN  
2109 RAYBURN HOUSE OFFICE BUILDING  
WASHINGTON, DC 20515

RE: REQUEST TO STOP THE IMPEACHMENT PROCESS OF  
PRESIDENT DONALD TRUMP, DUE TO YOU DO NOT HAVE THE VOTES;  
REQUEST THAT DEMOCRAT MEMBERS OF U.S. CONGRESS  
ON BOTH HOUSES MUST BE INVESTIGATED FIRST FOR THEIR

ILLEGAL ACTS in complaints and cases filed in State Agencies,  
State Courts, and U.S. District Courts filed in SIX (6) States of the  
U.S.A.; REQUEST TO INVALIDATE THE VOTES OF DEMOCRAT MEMBERS OF CONGRESS  
AND THE SENATE FROM THESE ALLEGED SIX (6) STATES - CALIFORNIA, VIRGINIA,  
PENNSYLVANIA, NEW JERSEY, TEXAS, and STATE OF NEW YORK DUE TO:  
RETALIATION, CONSPIRACY ACTS, HARASSMENT, ELDERLY ABUSE, CORRUPT PRACTICES ACTS, &  
\* Criminal Prosecution of their acts is hereby requested at

DEEMS applicable, IN EACH INCIDENT FILED IN COMPLAINTS & CASES;  
EXHIBITS ATTACHED HERewith TO SUPPORT THEREOF;

NOTICE: This letter is a DEMAND LETTER also;

NOTICE: Case filing in court will follow to enforce  
This letter;

NOTICE: PLACES OF "DAMAGES" AND "INCIDENTS" ARE IN THE  
PHILIPPINES AND IN THE U.S.A., Therefore, these people  
must be removed first, from their offices as their  
alleged individuals conducted illegal acts in both countries  
as well as prosecuted according to applicable laws in  
BOTH COUNTRIES, AND HEREBY REQUESTED.

=PAGE ONE OF SIX =

7019 1640 0000 9338 7565  
7019 1640 0000 9338 7510

ANTON PURISIMA

CARE-OFF: 39 ERIE STREET,  
JERSEY CITY, NJ 07302;

CARE-OFF: 390 NINTH AVENUE,  
NEW YORK, NY 10001.

E-MAIL: ACPURISIMA@HOTMAIL.COM

MAILED ON:  
HON. JAN. 07, 2020  
NANCY PELOSI  
2019 2970 0001 8105 5401  
ATTORNEY GENERAL WILLIAM BAR  
2019 2970 0001 8105 6552

DECEMBER 14, 2019

HONORABLE NANCY PELOSI, SPEAKER OF THE HOUSE

HONORABLE ADAM B. SCHIFF, CHAIRMAN OF THE HOUSE INTELLIGENCE  
COMMITTEE

235 CANNON HOB,  
WASHINGTON, DC 20515

2269 RAYBURN HOB,  
WASHINGTON, DC 20515;

HONORABLE JERRY NADLER  
HOUSE JUDICIARY CHAIRMAN  
2109 RAYBURN HOUSE OFFICE BUILDING  
WASHINGTON, DC 20515

RE: REQUEST TO STOP THE IMPEACHMENT PROCESS OF  
PRESIDENT DONALD TRUMP, DUE TO YOU DO NOT HAVE THE VOTES;  
REQUEST THAT DEMOCRAT MEMBERS OF U.S. CONGRESS  
ON BOTH HOUSES MUST BE INVESTIGATED FIRST FOR THEIR  
ILLEGAL ACTS in complaints and cases filed in state agencies,

state courts, and U.S. District Courts filed in six (6) states of the  
U.S.A.; REQUEST TO INVALIDATE THE VOTES OF DEMOCRAT MEMBERS OF CONGRESS  
AND THE SENATE FROM THESE ALLEGED SIX (6) STATES — CALIFORNIA, VIRGINIA,  
PENNSYLVANIA, NEW JERSEY, TEXAS, and STATE OF NEW YORK DUE TO:  
RETALIATION, CONSPIRACY ACTS, HARASSMENT, ELDERLY ABUSE, CORRUPT PRACTICES ACTS,

\* Criminal Prosecution of their acts is hereby requested at  
deems applicable, IN EACH INCIDENT FILED IN COMPLAINTS & CASES;  
EXHIBITS ATTACHED HEREWITH TO SUPPORT THEREOF;

NOTICE: This letter is a DEMAND LETTER also;

NOTICE: Case filing in court will follow to enforce  
this letter;

NOTICE: PLACES OF "DAMAGES" AND "INCIDENTS" ARE IN THE  
PHILIPPINES AND IN THE U.S.A., Therefore, these people  
must be removed first, from their offices as their  
alleged individuals conducted illegal acts in both countries  
as well as prosecuted according to applicable laws in  
BOTH COUNTRIES, AND HEREBY REQUESTED.

=PAGE ONE OF SIX =

DEAR SPEAKER OF THE HOUSE, CHAIRMAN OF THE HOUSE INTELLIGENCE COMMITTEE, AND HOUSE JUDICIARY CHAIRMAN:

Please Take notice that this letter is a Request to stop the impeachment process of President Donald Trump, due to the following issues and the attached EXHIBITS (papers) supporting this letter as well as due to Democrat US Congress members their votes to impeach the President CANNOT BE COUNTED (YOU DO NOT HAVE THE VOTES TO IMPEACH), TO BEGIN WITH.

SEE: The attached exhibits to support this letter and my filed complaints in SIX (6) STATES (California, Texas, Virginia, District of Columbia, New Jersey, and the State of New York) before States' Agencies; my civil cases filed before state courts of these alleged about SIX (6) states; my U.S. District Court cases filed in these alleged about states.

Pursuant to information and belief and my personal experience and evidence in these filed papers with states' agencies these alleged U.S. Congress members from these alleged about states are directly and/or indirectly RESPONSIBLE to all these alleged illegal acts filed therein, therefore, Their votes to impeach cannot be counted as these alleged individuals belong to these about states that violated my rights, denied of services, denied to vote during election even when I am registered from the state where I reside and registered BECAUSE OF MY POLITICAL AFFILIATION I was and still is continuously retaliated and these Democrat U.S. Congress members from both Houses of U.S. Congress conducted all-kinds of illegal acts against me and my family members, parents, my relatives, and my friends from both sides of the Philippines and the U.S.A.

"DEMOCRAT"  
Therefore, VOTES OF U.S. CONGRESS MEMBERS from both houses SHOULD and MUST BE INVALIDATED (cannot be counted to impeach the President), AND HEREBY REQUESTED.

Please Take further notice that due to very limited time as well as no time to prepare, I am therefore incorporate all complaints filed before states' agencies, civil cases I filed in SIX (6) STATES (state & federal cases), criminal charges filed against Antonio Puringina in these states, TO SUPPORT ALL THE ABOVE.

= PAGE TWO OF SIX =



Please Take further notice that due to time limitation  
 This letter must be responded through E-MAIL AT:  
 ACPURISIMA@HOTMAIL.COM  
IMMEDIATELY

AND ANTON PURISIMA HEREIN WILL FILE A COURT CASE, TO ENFORCE  
 THIS LETTER AS SOON AS POSSIBLE.

Please Take further notice that ANTON PURISIMA IS A  
 REPUBLICAN (POLITICAL PARTY) but he was <sup>DENIED</sup> to register as Republican,  
 INSTEAD HE WAS FORCED - GIVEN A CARD AS "DEMOCRAT"  
SEE: Attached herewith a copy of "INFORMATION OF VOTING PLACE"  
 as well as "Political Party information" of "DEM"

# 411553306

Election District: 045

Assembly District: 75

THESE ACTS  
 COMPLAINTS FILED NOT-TO-INVESTIGATE BY LABEL-  
 LING ME AS DEM. NOT REPUBLICAN.

Please note: I do not want Democratic Party because  
 These people corrupted the government and the people.

\* Therefore, these alleged Democratic Party Violated my Rights to  
VOTE, attached herewith marked as EXHIBIT "ONE."

Please Take further notice that I am attaching the  
 Virginia Freedom of Information Act (FOIA) I dated and  
 filled-out on December 10, 2019, but the employees at County,  
 Arlington, Virginia at 2100 Clarendon Boulevard, # 302 who received  
 my request stamped it as DEC. 09, 2019, attached herewith  
 marked as EXHIBIT "TWO."

Please Take further notice that this incident  
 on December 10, 2019 at County Building, Third floor, in  
 Arlington, Virginia (2100 CLARENDON BOULEVARD, # 302)  
 constituted at "ACTS OF RENEWALS" of ALL ACTS from on or about  
 1987 against Anton Purisima herein continuing to every incident  
 alleged in complaints filed and civil cases filed in state  
 courts and federal courts in their alleged SIX (6) states plus District  
 of Columbia, to the present ACTS ON DECEMBER 10, 2019 therefore, ALL  
 ACTS FROM THEN ON 1987, IS NOW RENEWED AS TIMELY, AND HEREBY REQUESTED.

= PAGE THREE OF SIX =

Please Take further notice on December 09, 2019, I went to the District of Columbia Police Department (DC POLICE BUILDING), to get a copy of "POLICE REPORT," But I was Denied.

SEE: The "Corporate Support Bureau Records Branch Public Document Section" (FORM - filled-out: FOR: JUNE 02, 2008 INCIDENT IN D.C. that I was INTENTIONALLY HIT BY MOTORCYCLE, while I was crossing the street and I was on Pedestrian Lane. All cars STOPPED but the motorcycle did not stop and intentionally hit me, "it was not hard, I just fell on the ground with my hands and knees on the ground. my body and head was not involved, and I walked straight. The "witness" called the ambulance and the police (both came).

See: Attached herewith marked as EXHIBIT "FIVE" to incorporate herein and to support thereof. I was Denied of "Police Report," on 12/09/2019. I had the POLICE REPORT before (This was my 2<sup>nd</sup> Time request). I was told fill-out the form and I was Denied by the Black Female individual.

TO INCORPORATE HEREIN AND TO SUPPORT THIS LETTER.

Please Take further notice that on December 09, 2019, After I went to get the Police Report, I went directly to "HOWARD UNIVERSITY HOSPITAL," to get a copy of medical

Records for the incident on JUNE 02, 2008 in D.C.  
 But the medical Records of accident (incident on JUNE 02, 2008) was exaggerated (changed). The medical Record of the incident is NOT ACCURATE. There were X-RAYS TAKEN ONLY ON JUNE 02, 2008 @ HOWARD as well as I was only seen at EMERGENCY ROOM (E.R.) and I was walking going Home. It was not hard hit I just fell to the ground with my hands and knees only on the ground.

SEE: medical Record of Anton Purnima at Howard University Hospital

for June 02, 2008 incident.

\* Attached herewith marked as EXHIBIT "SIX".

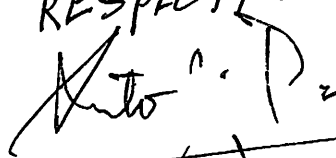
NOTE: \* This medical Record of Anton Purnima must be investigated as the information is not accurate as changed.

See: Attached herewith Twenty-four (24) pages approximately, to support this letter (12/14/2019).

NOTICE: This letter must immediately be served, due to TIME LIMITATION.

Thank you.

IN VIEW OF THE FOREGOING, THIS LETTER MUST ALSO BE SERVED TO EVERY MEMBER OF THE U.S. CONGRESS and the U.S. Senate, a copy to President Donald Trump, a copy to the U.S. JUSTICE DEPARTMENT FOR INVESTIGATION AND PROSECUTION OF EVERY CRIMINAL ACT OR ACTS AS DEEMS APPLICABLE, IN ADDITION TO THE ABOVE ADDRESSEE.

RESPECTFULLY SUBMITTED,  


ANTON PURISIMA  
VOTER COMPLAINANT

CARE-OFF: 390 NINTH AVENUE,  
NEW YORK, NEW YORK 10001;

CARE-OFF: 39 ERIE STREET,  
JERSEY CITY, NEW JERSEY 07302.

E-MAIL: ACPURISIMA@HOTMAIL.COM

AG



= PAGE ONE OF TWO =  
WRITTEN BY: ANTON PURSINA

NOTICE: This is after a Request for an INVESTIGATION as well as Request for preservation for call act alleged and "connected papers" known; Publication is requested as well as report to the authority.

EXHIBIT "ONE"

\* Copy of: Anton Pursina's Voting information from NYC  
Call # 411 553 306  
Attached documents

NOTE:

Anton Pursina is a Republican, but he was forced to register as Republican, instead he was forced (forced-given) a card and with information to vote for Democrat even when his Political Party is: Republican IN NEW YORK CITY (NYC)

Dated: 2018 for: Sept. 13, 2018 and NOVEMBER 6, 2018  
Election District: 045  
Assembly District: 75

ACP

\* Therefore, Anton Pursina (as Republican) is PROHIBITED TO VOTE and Denied to VOTE by that applicable country. When he votes, Denied BY Democratic Party appointed county employees  
\* That Pursina to information and belief corrupted and corrupted the then act by then SUPERVISORS, MANAGERS of DEMOCRATIC PARTY (NYC) investigated by some DEMOCRAT MEMBERS OF THE U.S. SENATE

(THIS "WRONG INFORMATION" AS WELL AS "FRAUD" ACTS LABELED AGAINST ANTON PURISIMA ISSUED IN NEW YORK CITY (NYC)) IS A COVER-UP ACTS OF CONSPIRACY NOT TO INVESTIGATE THE ISSUES FILED WITH AGENCIES' STATE AND FEDERAL IN CA, TX, VA, PA, NJ, NEW YORK and DISTRICT OF COLUMBIA.

NOTE: This card was issued by the NYC Registrar, but Anton Purisima the same way cannot register AND DENIED AS Republican "anywhere," as he was & still is Denied continuously wherever he goes, in any county in the U.S.A. HE WAS DENIED TO REGISTER AS REPUBLICAN and DENIED TO VOTE, THEREFORE, IN VIOLATION OF MY CONSTITUTIONAL RIGHTS.

866-VOTE-NYC (866-868-3692), TTY 212-487-5496  
nyc.pollsitelocator.com  
www.vote.nyc



PS 33  
281 9 Avenue, New York  
Voter Entrance:  
281 9 Avenue  
Accessible Entrance:  
281 9 Avenue

411553306

PARTY: DEM  
Anton C Purisima  
390 9 Avenue  
New York, NY 10001

PRIMARY ELECTION:  
THURSDAY, SEPTEMBER 13, 2018  
GENERAL ELECTION:  
TUESDAY, NOVEMBER 6, 2018

Look for this sign at  
your ED/AD table

045  
Election District  
75  
Assembly District

note: This is WRONG INFORMATION FOR:  
ANTON PURISIMA AS HE IS AND  
ALWAYS REPUBLICAN (POLITICAL PARTY)  
AND WILL ALWAYS VOTE FOR REPUBLICANS, &  
CANDIDATES REFERRED TO ACD

WRITTEN BY: Anton C Purisima  
ANTON PURISIMA  
E-MAIL: ACPURISIMA@HOTMAIL.COM

Copy of :  
(Attached  
Herewith)

EXHIBIT "TWO" (COVER PAGE WITH INFORMATION)  
Virginia Freedom of Information Act (FOIA)  
I filled-out on Dec. 10, 2019 and dated the same day  
But the County employee who received it  
Stamped it as: Dec. 09, 2019.

I was denied to vote in Arlington, VA  
on 2008 even when I registered.  
Two (2) times in Arlington, Virginia  
as well as lived in Arlington, Virginia.  
AND BECAUSE I WAS REPUBLICAN, I WAS DENIED TO  
VOTE AND DENIED MY BENEFITS AND COUNTY SERVICES  
AND THESE ALLEGED INDIVIDUALS AS INSTIGATED BY THEIR BOSSES  
COVERED-UP NOT TO INVESTIGATE

THE ISSUES I PRESENTED TO COUNTY  
EMPLOYEES @ ARLINGTON, VIRGINIA ON 2007  
AND 2008  
THAT THESE ALLEGED EMPLOYEES refused to  
INVESTIGATE AND CONSPIRED TO COVER-UP

The issues in my complaints filed with  
them as well as filed <sup>ON 2007 AND 2008</sup> with State and federal agencies, <sup>BUT WAS NOT</sup> INVESTIGATED.

One of the issue was: I was shot when  
I was moving my Van in Los Angeles  
County, California that the SHERIFF, POLICE,  
and District Attorney's office refused to  
investigate, wherein that incident forced me  
to go to Washington, DC to report the  
incident to members of Congress, but  
members of Congress denied me also, then.  
EVEN WHEN I FAXED AS WELL AS MAILED MY  
COMPLAINTS WITH SUPPORTING PAPERS THEREIN, BUT  
STILL I WAS DENIED. TO THIS DATE (12/14/2019) there was  
still no response. I WAS STILL DENIED.

NOTICE: This page is to support all issues  
alleged in December 14 2019 letter.

Dated: DEC. 14, 2019

ACX

ACX

ACX



VIRGINIA FREEDOM OF INFORMATION ACT (FOIA)  
REQUEST FORM

Requestor's Name: ANTON PURISIMA

Address & Phone Number(s) of Requestor (required):

CARE-OFF: 39 ERIE STREET, JERSEY CITY, NEW JERSEY 07302;  
390 NINTH AVENUE, NEW YORK, NY 10001

E-MAIL: ACPURISIMA@HOTMAIL.COM

Address of Property(s): \_\_\_\_\_

\* NOTE: The information requested is for the Requestor  
Anton Purisima only.

In accordance with the Virginia Freedom of Information Act (§ 2.2 -3700 et seq.) I am requesting \_\_\_\_\_

COPY OF DOCUMENTS DURING ELECTION YEAR 2008 IN  
ARLINGTON, VIRGINIA. THAT INCLUDES REGISTRATION AND  
VOTING ON ELECTION DAY. THE REQUESTOR ANTON  
PURISIMA alleged above was denied to vote on 2008  
even when he was living in Arlington, Virginia on  
2008. He registered TWO (2) Times on 2008, in Arlington, VA.

I would also like to request that all charges for supplying the records I have requested be estimated in advance. I understand that if you determine that the charges are likely to exceed \$200, I am obliged to pay that amount before you continue to process my request.

ANTON PURISIMA

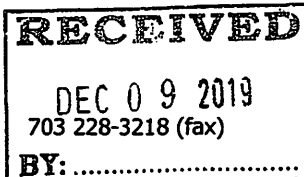
Print your name clearly

Anton C. P.

Sign your name

Dated: December 10, 2019

Ina Chandler  
Arlington County FOIA Officer  
703 228-3120



2100 Clarendon Boulevard, #302  
Arlington, Virginia 22201  
703 228-4611 (TTY)

## EXHIBIT "THREE"

- \* Copy of: NOVEMBER 29, 2019 letter  
Addressed to: James King, Case Manager  
mailed on: DEC. 01, 2019  
AT: USPS, J. A. Farley Post Office Bldg.  
421 8TH AVENUE,  
New York, NY 10001.
- \* With: Return Receipt Requested  
# 959094025 382  
9189166846
- \* Certified mail # 7019 1640 0002  
1785 0586
- \* with "Proof of Service"
- \* Amount of mailing: \$ 12.45 (Total)  
w/ TWO (2) mails  
NWRK, NJ 07105 and  
NRRTWN, PA 19401
- \* Thirty Eight (38) Pages  
(APPROX.)

ACJ



ANTON PURISIMA  
CARE-OFF: 39 ERIE STREET,  
 JERSEY CITY, NJ 07302;  
CARE-OFF: 390 NINTH AVENUE,  
 NEW YORK, NY 10001  
 E-MAIL: ACPURISIMA@HOTMAIL.COM

NOVEMBER 29, 2019

JAMES KING, CASE MANAGER  
 PATRICIA S. DODSZUWEIT, CLERK OF COURT  
 HONORABLE THEODORE A. McKEE  
 U.S. COURT OF APPEALS FOR THE THIRD CIRCUIT  
 601 MARKET STREET,  
 PHILADELPHIA, PA 19106-1790

RE: DOCKET CASE# 19-2358  
 DOCKET CASE# 19-3189  
 DOCKET CASE# 19-2845  
 CASE# 19-2341  
 CASE# 19-2342

(ANTON PURISIMA V. NEW JERSEY TRANSIT POLICE  
 DEPARTMENT ("NJTPD"), et. al.);  
 (ANTON PURISIMA, et. al. V. NEW JERSEY TRANSIT CORPORATION, et. al.);  
 (ANTON PURISIMA, et. al. V. NEW JERSEY TRANSIT, et. al.);  
 U.S.D.C. Case# 17-CV-5312  
 U.S.D.C. Case# 18-CV-12034-CCC-MF  
 U.S.D.C. Case# 18-CV-14903-CCC-MF  
 CASE# Misc. No.: 18-MC-232 (FLM)  
 (IN RE: NEW JERSEY TRANSIT LITIGATION)  
 \* PETITION FOR REHEARING

Dear MR. JAMES KING, HONORABLE PATRICIA S. DODSZUWEIT and  
 HONORABLE THEODORE A. McKEE:

This letter is a Petition for Rehearing in the above case and the  
 accompanying related cases and as to what case above deems applicable

= PAGE ONE OF THREE =

JAMES KING, CASE MANAGER  
 7019 1640 0002 1785 0586  
 MAILED ON: 12/01/2019  
 James A. Pashy  
 471 8th Ave  
 NY 10001  
 w/ Proof of Service  
 & w/ R. R. #  
 959094-025382  
 9189166846  
 Receipt #  
 840-5100143-1  
 6549545-2  
 Clerk: 77  
 \$12.45  
 w/ Two (2) miles  
 NWK, NJ 07105  
 NRR TWX, PA 19401

To include in the Petition for Rehearing it hereby requested.

Please Take notice that this Petition for Rehearing is supported by motions in other cases related to this action therein that were filed separately as well as supported by pro se Plaintiff - Appellant Anton Punitima's filed Complaints and Civil cases before (The "investigating - agencies, state courts, and federal courts" in the states of California, Virginia, Texas, District of Columbia, New Jersey, And the state of New York), AND INCORPORATES THE SAME IN THIS PETITION FOR REHEARING AND HEREBY REQUESTED.

Additionally, Please Take further notice that this Petition for Rehearing is supported by Criminal cases filed and charged against pro se Plaintiff - Appellant Anton Punitima herein in the states of California (one case), New York (one case), and the state of New Jersey (Three (3) cases), AND INCORPORATES THE SAME IN THIS PETITION FOR REHEARING AND HEREBY REQUESTED.

Please Take further notice that the basis and the CORE ISSUE OF THIS PETITION FOR REHEARING IS (THE "DEFECTIVE PAPER" WAS USED TO LIFT AS WELL AS REINSTATE THE CASES LISTED IN THE APPENDIX IN CASE # Misc. No.: 18-mc-232 (FLW)

(IN RE: NEW JERSEY TRANSIT LITIGATION), The Defective Paper was the ORDER of the United States Chief District Judge, Honorable Freda L. Wolfson on July 12, 2019.

SEE: ATTACHED HERewith AND MARKED AS EXHIBIT "THREE" TO INCORPORATE HEREIN AS WELL AS TO SUPPORT EVERY ISSUE IN THIS PETITION FOR REHEARING.

Please Take further notice that pro se Plaintiff - Appellant Anton Punitima hereby Disagree to use the alleged "Defective Paper" (ORDER ON 7/12/2019) in this action as well as

Please Take further notice that the pro se Plaintiff - Appellant Anton Punitima hereby DISAGREE (The "GLOBAL SETTLEMENT" of the parties under the case # Misc. No.: 18-mc-232 (FLW) (IN RE: New Jersey Transit Litigation)), and as requested in prior filing in this action, but never been acted yet by this Court, AND HEREBY REQUESTS LEAVE OF COURT TO FILE PAPERS THAT SUPPORTS THE ISSUES IN HIS CASE AND IN THIS PETITION FOR REHEARING.

=PAGE TWO OF THREE =

PLEASE TAKE FURTHER NOTICE that pro se Plaintiff-Appellant Anton Purisima hereby requests Thirty (30) Days to submit his supplements to this Petition for Rehearing from today's date, NOVEMBER 29, 2019 — to December 28, 2019.

Please take further notice that pro se Plaintiff-Appellant Anton Purisima incorporates the NOVEMBER 18, 2019 letter attached herewith marked as EXHIBIT "FOUR", to support every issue in this Request for Rehearing.

THANK YOU, YOUR HONOR.

RESPECTFULLY SUBMITTED,

*Anton Purisima*

ANTON PURISIMA, pro se  
PLAINTIFF-APPELLANT

C/O: 39 ERIE STREET, Jersey City, NJ 07302;

C/O: 390 NINTH AVENUE, New York, NY 10001.

E-MAIL: ACPURISIMA@HOTMAIL.COM

NOTE:

EXHIBITS

1-4

Attached herewith  
to support thereof.

\* Please note:

*ACP*  
Pro se Plaintiff-Appellant Anton Purisima hereby requests to serve the parties (Case) listed in the appendix in Case # Misc. No. 18-mc-232 (FLM) (IN RE: NEW JERSEY TRANSIT LITIGATION) through filing electronically.  
Thank you.

Dated: 12/01/2019  
New York, NY.

Respectfully submitted,

*Anton Purisima*

ANTON PURISIMA, pro se, Plaintiff-Appellant

= PAGE THREE OF THREE =

*ACP*

EXHIBIT "FOUR"

Copy of: NOVEMBER 18, 2019 letter

Addressed To: Honorable Patricia S. Dodge  
from: Anton <sup>William T. Walsh</sup> Piusma, Plaintiff-Appellant

\* Request for Reconsideration of <sup>per se</sup> Certified order of  
USCA in lieu of formal MANDATE 41 and  
Appeal 39 Terminated & Entered: 11/13/2019  
And Dismissals of the Appeals for the above cases,  
ETC.

ACP

ANTON PURISIMA  
CARE-OFF: 39 ERIE STREET,  
JERSEY CITY, NJ 07302;  
CARE-OFF: 390 NINTH AVENUE,  
NEW YORK, NY 10001.  
E-MAIL: ACPURISIMA@HOTMAIL.COM

NOVEMBER 18, 2019

HONORABLE PATRICIA S. DODSZUWEIT  
CLERK OF COURT  
THIRD CIRCUIT U.S. COURT OF APPEALS  
601 MARKET STREET,  
PHILADELPHIA, PA 19106-1790

RE: ANTON PURISIMA <sup>et.al.</sup> V. NEW JERSEY TRANSIT, et.al.;  
ANTON PURISIMA <sup>et.al.</sup> V. NEW JERSEY TRANSIT  
CORPORATION, et.al.;  
ANTON PURISIMA V. NEW JERSEY TRANSIT POLICE  
DEPARTMENT, et.al.

DOCKET #: 19-3189;

DOCKET #: 19-2845;

DOCKET #: 19-2358;

CAR # 19-2341

CAR # 19-2342;

CAR # MISC. NO.: 18-mc-232 (FLM)

(IN RE: NEW JERSEY TRANSIT LITIGATION);

U.S.D.C. CAR # 17-CV-5312-NLH-AMD;

U.S.D.C. CAR # 18-CV-14903-CCC-MF;

U.S.D.C. CAR # 18-CV-12034-CCC-MF.

\* ATTACHED EXHIBITS TO SUPPORT THEREOF;  
\* REQUEST FOR RECONSIDERATION OF

CERTIFIED ORDER OF USCA in lieu of formal

MANDATE 41 and APPEAL 39 Terminated and Entered: 11/13/2019  
AND DISMISSALS OF THE APPEALS FOR THE ABOVE CASES,

=PAGE ONE OF SIX=



PURSUANT TO RULE 59(a)(2) OF THE  
FED. R. CIV. P., EXPANDED TO 28 DAYS APPEAL-TIME;

\* P. 10 12 PLAINTIFF-APPELLANT ANTON PURISIMA'S  
→ PETITION FOR CASE-LAW-CITATIONS THAT IS  
APPLICABLE TO THE ISSUES TO APPLY HEREIN  
AND TO SUPPORT THEREOF, HEREBY REQUESTED;

\* REQUEST AN STAY-ORDER FOR ALL ABOVE  
CASES AS WELL AS

\* REQUESTS ABEYANCE FOR ALL ISSUE  
DUE TO PLAINTIFF-APPELLANT WILL FILE  
"WRITS OF CERTIORARI," for all above cases  
IF IN FACT RECONSIDERATION MOTIONS  
ARE DENIED IN THE ABOVE ALLEGED CASES,  
AND HEREBY REQUESTED.

\* REQUEST FILING TO EVERY CASE LISTED  
IN THE APPENDIX UNDER 2:18-mc-232 (JLL)

(IN RE: NEW JERSEY TRANSIT LITIGATION)  
AND CASES COMMENCED AFTER THE ENTRY OF  
THE ORDER ON 03/18/2019 (DOCKET 16 OF  
CAR # 17-CV-5312-NLH-AMD).

\* NOTICE: CASES LISTED IN THE APPENDIX  
UNDER 2:18-mc-232 (JLL) ARE ALSO LISTED  
(AS "EVIDENCE" IN P. 10 PLAINTIFF-APPELLANT

ANTON PURISIMA'S APPEALED THREE(3) CASES  
BEFORE THE THIRD CIRCUIT) AS WELL AS HE WILL  
GOING TO APPEAL THESE ALLEGED THREE(3) CASES  
FOR "WRITS OF CERTIORARI" TO THE  
SUPREME COURT OF THE UNITED STATES,  
THEREFORE, STAY ORDER AS WELL AS AN ABEYANCE OF  
ALL ISSUE IN EACH CASE, IS HEREBY REQUESTED;

DATE FILED

AC

TO THE CLERK OF COURT OF THE THIRD CIRCUIT U.S. COURT OF APPEALS, THE CLERK OF COURT OF THE U.S.D.C. OF NEW JERSEY, ATTORNEYS OF RECORD OF ALL CASES LISTED/AND NOT LISTED IN THE APPENDIX UNDER MISC. NO.: 18-mc-232-(JLL) OR (FLM) AND TO THE JUDGES OF THESE TWO (2) HONORABLE COURTS:

Please Take notice that the case # 17-CV-5312-NLH-AMD (Anton Puniima V. New Jersey Transit Police Department ("NJTPD"), et.al.) was initially filed on 07/20/2017 as incomplete because it needs to be amended to include additional defendants in the case as well as it was filed in order to open a case to subpoena the surveillance camera records and to start conduct the investigation at Atlantic City Bus Terminal and the facilities around the building as well as to identify the possible additional defendants in the alleged case. Additionally, PRESENT-PARTICIPATING-DEFENDANTS in the alleged case participated WITHOUT BEING SERVED OF SUMMONS AND COMPLAINT (WITHOUT-THE-SERVICE) as well as there was NO ORDER that the pro se Plaintiff-Appellant herein accomplished the service of summons and complaint, yet.

MOVEOVER, it was requested in the initial-filing of this case alleged that this alleged case will be amended as it needs to add more defendants and issues in the case as well as of this time presently, the alleged case, is not amended yet. NO TIME BECAUSE THE LITIGATION WAS STOPPED AND STAYED

BY THE COURT ORDER UNDER MISC. NO.: 18-mc-232-(JLL) ON 03/18/2019 and (ENTERED: 03/18/2019). Therefore, the alleged case herein needs to be amended to include additional defendants and issues in the case, and hereby REQUESTED as well as MUST-START-FROM (THE "SERVICE" OF SUMMONS AND COMPLAINT) TO SERVE THE "AMENDED COMPLAINT" REQUESTED IN THE INITIAL-FILING ON 07/20/2017 in the alleged case, AND HEREBY REQUESTED. \* THE PARTICIPATING DEFENDANTS IN CASE # 17-CV-5312-NLH-AMD BYPASSED

RULE 4 (OR "something like that," TO SERVE THE "SUMMONS AND COMPLAINT," "IN THE CASE.")  
 Please Take further notice that The DOCKET 13  
ORDER OF STAY on 08/03/2018, and further ORDER OF STAY  
ON 03/18/2019 DOCKET 16 SHOULD and MUST REMAIN  
STAYED BECAUSE AND (DUE "TO DEFECTIVE DOCUMENT")  
SEE: Attached herewith THE ORDER UNDER Misc. NO.: 18-mc-232 (FLW)  
Dated: JULY 12, 2019

BY: HONORABLE FRED A L. WOLFSON  
 U. S. CHIEF DISTRICT JUDGE

SEE: \* THE CASES LISTED IN THE APPENDIX IS MISSING  
THE CASE # 18-CV-12034-CCC-MF  
(ANTON PURISIMA, et.al. V. NEW JERSEY TRANSIT, et.al.)

U.S. DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY  
 \* This above case is also appealed to the Third Circuit  
as one of the THREE cases, being appealed by  
Pro se Plaintiff - Appellant Anton Purisima herein before  
The Third Circuit Court of Appeals,

SEE: Attached herewith marked as EXHIBIT "THREE"  
four (4) pages.

\* This above "ORDER" BY HONORABLE FRED A L. WOLFSON  
 ON JULY 12, 2019

UNDER CASE # Misc. NO.: 18-mc-232 (FLW)  
was missing a case in the appendix as alleged above,  
Therefore, DEFECTIVE AND CANNOT BE USED To lift  
the cases and reinstate the cases that were ORDERED BY  
PRIOR UNITED STATES CHIEF DISTRICT JUDGE, CASES BE  
STAYED. Please Take further notice that pro se Plaintiff -  
Appellant Anton Purisima hereby DISAGREE TO USE THE ORDER,

AND HEREBY REQUESTS A LEAVE OF COURT TO INVALIDATE AND CORRECT THE SAID ORDER, TO INCLUDE THE MISSING CASES IN THE APPENDIX as well as HEREBY REQUESTS AN ORDER that all cases listed and not listed in the appendix will remain stayed until all the issues before the Appeals Court are resolved, including WRIT OF CERTIORARI before The Supreme Court of the United States. AND HEREBY REQUESTED.

Please Take further notice that pro se Plaintiff-Appellant Anton Purnima incorporates the SEPTEMBER 09, 2019 letter Addressed to:

\* MR. JAMES KING, CASE MANAGER  
TEN (10) PAGES,

\* TO SUPPORT THEREOF and To support every issue alleged in this LETTER,

\* AND AS: "REQUEST FOR RECONSIDERATION OF CERTIFIED ORDER OF USCA in lieu of formal MANDATE 41 and 39 Terminated and Entered: 11/13/2019 AND DISMISSALS OF THE APPEALS FOR THE ABOVE CASES, PURSUANT TO RULE 59(a)(2) of THE FED. R. CIV. P." ETC.

\* Attached herewith marked as EXHIBIT "FOUR," AND AS DEEMS APPLICABLE, TO SUPPORT THEREOF.

Please Take further notice that pro se Plaintiff - Appellant Anton Purisima hereby requests the clerk of Court of the Court of Appeals, for the Third Circuit and the clerk of Court of the United States District Court for the District of New Jersey, TO FILE THIS LETTER IN EACH COURT CASE LISTED IN THE APPENDIX UNDER Misc. NO.: 18-mc-232 (FLW)  
(IN RE: NEW JERSEY TRANSIT LITIGATION),

\* AND HEREBY REQUESTED.

Please Take further notice that this letter and as REQUEST FOR RECONSIDERATION OF CERTIFIED ORDER OF USCA in lieu of formal MANDATE 41 and APPEAL 39 Terminated and Entered: 11/13/2019, AND DISMISSALS OF THE APPEALS FOR THE ABOVE CASES, ETC., PURSUANT TO RULE 59(a)(2) of the FED. R. CIV. P., AND AS EXPANDED TO 28 DAYS APPEAL-TIME (as amended), IS THEREFORE TIMELY FILED, AND (OTHER "ITEMS REQUESTED ABOVE") HELPS.

IN VIEW OF THE FOREGOING, pro se Plaintiff - Appellant Anton Purisima hereby requests that all above issues are Granted.

COPY MAILED TO:

1. WILLIAM T. WALSH,  
U.S.D.C., N.J., CLERK OF COURT;
2. SHARON PRICE-CATES, DAG;
3. JUSTIN A. BAYER;

NOTE:

Cases listed in the appendix requested to serve copy electronically.

ACP

RESPECTFULLY SUBMITTED,

*[Signature]*

ANTON PURISIMA, pro se  
PLAINTIFF - APPELLANT

C/O: 39 ERIE STREET, Jersey City, N.J. 07302;  
C/O: 390 NINTH AVENUE, New York, NY 10001.  
E-MAIL: ACPURISIMA@HOTMAIL.COM